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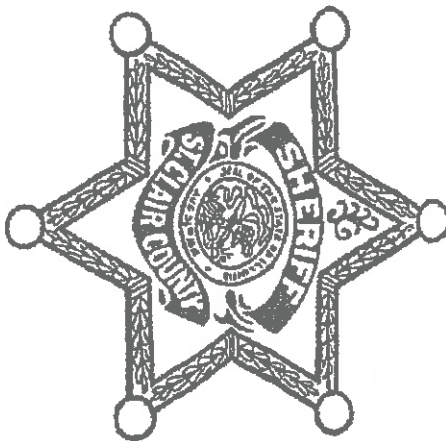
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ST CLAIR COUNTY JAIL

700 N 5th Street
Belleville IL 62220

DETAINEE RULES AND
REGULATIONS



MEARL J. JUSTUS
SHERIFF

MAJOR PHILLIP McLAURIN
SUPERINTENDENT

KEEN SUBPOENA-000023

REVISED MAY 7 2017

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MESSAGE FROM THE
SHERIFF OF ST. CLAIR COUNTY

I intend that you benefit from a safe and sanitary environment while detained in the St. Clair County Jail. Your Cooperation is essential in attaining the objective. Accordingly, the Superintendent, Correctional Officers, administrators and staff of this facility are charged with obtaining your full cooperation. Your failure to cooperate and any conduct inconsistent with these objectives cannot be tolerated and will be subject to discipline.

This publication is intended to help you in understanding the Jail's operation and your part in it. Let us assure you that it is our goal to make your stay at this facility as problem free as possible within reason. Security is always first as it must be. I urge you to obey the instructions of the Correctional Staff and if you have any complaints, put them in writing and submit them to the Jail Superintendent, or me.

MEARL J. JUSTUS

AUTHORITY FOR THE ST. CLAIR
COUNTY CORRECTIONAL FACILITY

The St. Clair County Correctional Facility is operated under Law set forth in the Illinois Revised Statutes, Chapter 75, and Chapter 125, and under the conditions and guidelines prescribed therein.

KEEN SUBPOENA-000024

ADMINISTRATIVE GUIDELINES

The Sheriff, Undersheriff, Executive Deputy, Jail Administrator, and Assistant Jail Administrator comprise the Administration of this facility and set policy and procedure consistent with the laws of the State of Illinois and its Constitution.

RED LINE OF SECURITY

In the jail hallways, a "Red Line of Security" exists for the protection of staff and detainees. Detainees are required to stand and/or walk inside the line, closest to the wall. The only time a detainee is allowed across the line is when authorized to do so by an Officer. If a detainee crosses the line without authorization, he/she may be considered a threat, which will be dealt with in an appropriate manner.

PROPERLY CLOTHED

There are numerous reasons for detainees being called out of the blocks, such as : court, interviews with attorneys, clergy, visit, sick call, etc. For whatever reason that you may be called out of the block, you must be fully dressed. This means that you must be wearing your jumpsuit and it must be fully buttoned. The sleeves and the pants may not be rolled up and tucked into your socks or cuffed tight around your ankles. Jail uniforms are to be worn at each meal. For those detainees issued two piece uniforms the pants of the two piece sets are to be worn around the waist with undershirts tucked in the waistband.

IDENTIFICATION (Wrist Band)

Every detainee admitted into the St. Clair County Jail will be identified by the use of a wristband. You will be required to keep the band on at all times. Any attempt to remove, deface, or alter the wristband WILL result in the loss of your privileges. It may also affect your release. It is designed for your protection and convenience. Anytime that you leave your block, receive medication or any other service, you will be required to present your identification band to the office who requests it.

If at that time your band shows any kind of damage or alteration, that will be cause for denial of the service and /or further disciplinary action be taken. This is a **MAJOR VIOLATION** of the jail rules; you will be charged \$5.00 for a replacement armband, and you may be subject to disciplinary action.

KEEN SUBPOENA-000025

Section I Detainee Disciplinary Code

Purpose

This code is designed to assure that control and discipline of inmates is consistent with due process standards prescribed by the courts and the State of Illinois Department of Corrections, and to promote the welfare and safety of persons within the facility.

Discipline and revocation of privileges.

A. Penalties *You can expect to be disciplined when you violate a Standard of Behavior.*

Misconduct constituting one or more *major violations* may result in severe penalties up to and including the revocation of all or some of your privileges, transfer to a maximum security cell, transfer to a higher classification of custody and *the referral or your matter to the State Attorney's Office for the purpose of initiating additional criminal charges against you.*

Misconduct constituting a *minor violation* may result in the temporary imposition of penalties up to and including the loss of some or all of your privileges, confinement in a maximum security cell or transfer to a higher classification of custody.

B. Disciplinary Procedure

1. The Corrections Officer, Administrator or Support Staff who initiates an allegation of misconduct will issue written reports to files, containing his/her account of the relevant facts and indicating therein which Standards of behavior allegedly was violated.

The supervisor of a shift will then conduct an investigation of the facts, and will determine if there is reason to hold a hearing or not, and will inform the disciplinary board of that decision; and serve formal notice on you of the charges against you. This is the time for you to tell the Supervisor of any witnesses you may have.

The Disciplinary Board shall preside at your hearing and allow you to be heard. They may also call witnesses at this time.

In the instance where it is determined that the alleged misconduct constitutes a *major violation*, the Board will impose a penalty consistent with those listed and this may also affect Good Time Status.

If after determination it is found that a *minor violation* has occurred, the Board will impose a penalty listed. Nothing herein shall preclude the immediate imposition of remedial actions against you, including your placement in a maximum security cell, when such action is deemed necessary to maintain a safe, secure and sanitary environment in the Jail pending the completion of any disciplinary proceeding.

An appeal of your disciplinary may be addressed to the Jail Superintendent on a request form. *Your appeal must contain all elements of the circumstances as they apply to your case.*

This entire book of Standards of Behavior is to be adhered to. At the discretion of the Superintendent, the *disciplinary time given* may be increased or decreased.

Any physical altercations that occur within a block will result in a:

MINIMUM 72 HR COMPLETE LOCKDOWN

ALL EXCEPTIONS WILL BE APPROVED BY THE JAIL SUPERINTENDENT OR ASSISTANT

THE BLOCK WILL HAVE ALL PRIVILEGES SUSPENDED.

ADDRESSING EMPLOYEES

While housed at St. Clair County Jail all detainees are to address all Officers and Staff by either their rank or title (i.e. Mr., Ms., Sgt., Lt., Capt. etc.) At no time are they to be addressed by their first name. Failure to follow this can result in disciplinary action.

MINOR VIOLATIONS (1-3 DAYS)

- A-1. Refusing to help maintain sanitary conditions.
- A-2. Improperly clothed inside or outside of cell block.
- A-3. Taking mattress, covers or blankets into day rooms.
- A-4. Placing covers over lights or air vents. Hanging or pasting pictures over lights, walls, bars, or bunks.
- A-5. Making or hanging a clothes line of any kind.
- A-6. Any violation of a minor nature that a reasonable person would believe to be a minor violation of security.

MAJOR VIOLATIONS (3-30 DAYS)

(Criminal Charges may also be filed with Major Violations.)

- B-1. Attempting to change, alter or tampering with identification wrist band in any way.
- B-2. Participating in gang related activities in any way, directly or indirectly.
- B-3. Failure to comply with Officers instructions.
- B-4. Gambling of any kind, or possession of gambling devices.
- B-5. Horseplay of any kind.
- B-6. Battery / Fighting
- B-7. Causing a disturbance which results in an injury to anyone.
- B-8. Theft.
- B-9. Escape or attempted escape.
- B-10. Engage in any sexual conduct or advances.
- B-11. Threats of any kind.
- B-12. Forgery.
- B-13. Interference with a head count.

Major Violations Cont.

- B14. Unauthorized use of telephones.
- B15. Setting or causing to be set any type of fire, including possession of any type of cooking devise used for heating.
- B16. Tampering with security equipment or blocking a locking devise.
- B17. Rioting or inciting a riot.
- B18. Possession of any controlled or unauthorized item (weapons, medication contraband, etc.).
- B19. Extortion, blackmail, demanding or receiving money or anything of value, in return for favors of protection of any kind. Attempting to be, or being a Block Boss.
- B20. Damage to county property and or defacing blankets, shoes, and anything else issued that belongs to the county.
- B21. Loud talking, yelling, hollering, banging on the walls, rattling bars/gate etc. Yelling into or out of a housing unit or any other area detainees are being held.
- B22. Wearing any type of head cover to hide identity.
- B23. Being found guilty of any three (3) minor violations within a thirty (30) day period.
- B24. Any violation of a major nature not covered in this section.
- B25. Failure to comply with Grooming Standards.

VISITING RULE VIOLATIONS

- V1. Failure to hang up phone when told to do so by an officer.
- V2. Causing a disturbance in the visiting room or disrupting the other detainees' visits.
- V3. Delaying visits by talking in the hallway or housing units (i.e. Recovery, Barbershop, etc.) while going to or from the visiting room.
- V4. Damaging any county equipment, phones, in the visiting room.

SENTENCED DETAINEE

Detainees who have been sentenced to the St. Clair County Jail will be assigned to perform a variety of jobs or participate in work programs as set out by the Sheriff or Jail Superintendent in accordance with guidelines established by the Illinois County Jail Standards. Failure to participate in work programs will be reviewed as applying to your GOOD TIME STATUS.

SENTENCED WEEKENDER

Detainees sentenced to weekends must report at time given on your court order. Reports will be made to the Judge \ Probation should you be late, absent, or we have reason to believe you are under the influence of alcohol or drugs. You may be tested.

GOOD BEHAVIOR ALLOWANCE

For those detainees sentenced to the St. Clair County Jail, GOOD TIME will be assessed automatically in accordance with the "County Jail Good Behavior Allowance Act." This will exclude sentenced detainees with court orders denying them good time. Good Behavior means your behavior while sentenced. The supervisor in Booking will make you aware of your release date.

Any or all good behavior allowance may be revoked by the Superintendent for violations of the jail rules and regulations.

Section II

Detainee Privileges

Remember..... The obligations and responsibilities detainees assume while in custody of the St. Clair County Correctional Facility is for the good of all detainees and correctional security. Their violation constitutes a reason for denial of privileges and/or prosecution if a matter of State Law. *We allow access to your conduct records by the court and Probation systems of this County and to Federal Marshal District.*

ATTORNEY/CLERGY VISITING TIMES

You will be permitted to consult with your attorney in private during the following hours:

8:00 am through 11:00 am
1:00 pm through 4:00 pm
6:30 pm through 10:00 pm daily

BARBER / BEAUTY SHOP

This room is provided for you with equipment to supply most of your needs. We will not provide a licensed operator for such services. Advise the Classification officer by writing if you are willing to act as a barber. Hair products will not be accepted into the jail other than what is purchased through commissary. Your block will be able to attend the barber shop as scheduled. Failure to comply with Grooming Standards (page 14) can result in disciplinary action.

BOOKS AND OTHER PUBLICATIONS

By mail you may receive *paperback books*, newspapers and magazines that are sent directly to you from the publisher. You will be permitted to have (2) books, (2) magazines in your possession. Detainees will only be allowed to keep newspapers for 3 days due to limited storage space and to avoid unnecessary clutter in their housing areas. Any exception to this rule comes from the Sheriff or his agent.

Detainees will not be allowed to keep more than 10 inches of legal material in their cell at one time. The remaining will be kept in their personal property. Provisions will be made for you to exchange it on a case by case request but not within a fourteen (14) day period unless a confirmed court date is scheduled within that time frame.

Detainees will be allowed to keep up to 6 approved photographs. Anything over this will either be released per the detainees request or placed in their property.

*****Nude photographs, or magazines containing such pictures shall be classified as pornography and WILL NOT be permitted in the facility.*****

CLASSIFICATION

Upon being committed to the County Jail, the Classification Officer will be conducting an interview with you to aid in determining your housing assignment while here.

St. Clair County jail is a maximum-security jail that houses various types of prisoners: State Felons, State Misd., Federal Violators, Sentenced and pretrial fugitives etc... Safety and security are considered in your placement in the jail. **ALL DETAINEES REGARDLESS OF STATUS ARE TO FOLLOW ALL JAIL RULES AND ORDERS GIVEN.**

TENDER POSITIONS

It is through the Classification Officer that you may make a request to volunteer to become a "tender" during your stay. Please inform the Classification officer of any special skills that you have.

Detainees who are being HELD (pre-trial) on non-violent felony charges may request to serve as a "tender". Federal detainees and detainees with hold orders from D.O.C. or out of state charges/holds will not be accepted. All selections into the tender position will be the decision of the Classification Officer, however, the Jail Superintendent shall have the authority to select anyone he deems appropriate.

COMMISSARY

The commissary sells snack foods, writing pads, shower sandals, and other items for your use. Commissary will normally be distributed on Thursday, You will be allowed to spend up to \$50.00 each week, provided you have funds to do so. Any funds received prior to the end of business hours on Monday may be used for commissary purchases. Detainees must have their armband on to receive their commissary order.

Each Monday evening, commissary forms will be distributed by your Block officer and picked up later during the shift. The Commissary form can be completed using a pencil. Your name, cellblock location and the date should be noted on the front page. Your resident "SD" number is listed on your armband. Your "SD" number should then be entered in the spaces in the upper right hand corner. You should fill in the corresponding number in each column. Your "SD" number is normally 5 digits in length, but may be less, but at no time should it be longer than five numbers.

Items may be purchased by filling in the number of items you wish to order, next to the item description. Only mark one space per line, or that item will be rejected. Before submitting the form back to the Block officer, be sure that you have checked it and signed on the appropriate line. Commissary order forms that are not signed will not be processed.

Once commissary order is placed NO refund will be issued for any reason. If you are released or transferred to another facility you have two options: 1) Have your order picked up within 72 hrs of your release. 2) Fill out a Commissary Transfer Form in the booking office to give your order to another inmate. Any requests for information on your account must be written on a commissary request form available from your block officer.

INDIGENT DETAINEES

A detainee is considered indigent when the detainees Inmate Trust Account has not exceeded \$3.00 for the past thirty (30) consecutive days. This will authorize the detainee to receive the necessary articles to maintain contact with a family of friend and proper grooming/hygiene standards for free. The items will include two envelopes, four sheets of paper, tooth brush, tooth paste and a bar of soap. The items will be distributed bi-weekly by a designated correctional officer.

COPY SERVICE

For those persons submitting completed legal documents as required by law, copies will be provided for your convenience. If the documents are to be notarized, please be sure to have that done first. Detainees will be charged 5 cents (5¢) per copied page. Indigent detainees will be provided pencil and paper to make their own copies. Request order form from your Block Officer.

GYM / RECREATION

Detainees will be allowed access to the gymnasium for recreation twice per week under normal circumstances and conditions.

INITIAL ISSUED ITEMS

Each detainee admitted into general population will be issued necessary items. All items must be returned in good order when you leave the institution. Any damaged goods (other than normal wear) can cause charges of Destruction of County Property or damages can be taken from the Inmate Trust Account.

Those items issued to you include:

1 Mattress	1 Sheet	1 Blanket
1 Towel	1 Face Towel	1 Jumpsuit
1 Toothpaste	1 Toothbrush	1 Comb
1 Rule Book	1 Pencil	

LAUNDRY SERVICES

In order to maintain proper sanitation the following schedule has been established. *Blankets* will be laundered once monthly. *Jumpsuits, sheets, towels, and face towels* will be exchanged 2 times per week. *Personal laundry* will be laundered once weekly. Laundry soap will not be provided to wash cloths in the block.

LAW LIBRARY

You are allowed reasonable access to the Jail's Law Library at scheduled times of the week. Books may not leave the library area. Copies of Case Law (s) may be obtained at the detainees own expense, five cents (5¢) per copied page. Library tender must be present during use of the library.

LEGAL ASSISTANCE (Notary Public)

All those submitting legal documents, as required by law, a NOTARY PUBLIC is available for your convenience. Most Supervisors are Notaries; notify your block officer of request. There is no charge for this service but will be at the convenience of the notary.

MEDICAL SERVICES

Inmates held within this facility will have medical care available to them. All detainees admitted to General Population will receive a MEDICAL SCREENING examination within fourteen days of classification. All medical emergencies will be handled immediately. Notify your Block Officer immediately if you have an emergency. There is NO CHARGE for the intake screening.

SICK CALL

Sick call is conducted daily. Detainees with medical complaints will be given the opportunity to request medical care by completing a request form, this is to be filled out completely along with a description of the medical complaint and returned to the Nurse while issuing medication in your housing unit, who will review and determine what action should be taken at this time.

Exception: Emergencies will be handled immediately as determined by medical personnel.

MEDICATION

All medication must be taken at the time prescribed by the medical staff in the presence of an officer or member of the medical staff.

If you have a valid prescription for medication at your home, your family may bring it to the jail, and give it to the medical personnel. The prescribing Doctor will be contacted to validate. If the Dr. approves the medication, it will be dispensed to you.

You may be charged for medication ordered for you by the Medical service while you are in the County Jail.

DENTAL CARE

Only emergency dental care will be provided. No cosmetic dental care will be offered.

COST FOR MEDICAL SERVICE

Any inmate seeking medical service will be charged an inmate medical co-pay by the sheriff's department. *All inmates will be charged a flat rate of \$10.00 for medical care; this fee will be assessed against your inmate trust account. No inmate will be refused medical treatment based on their inability to pay for services or goods.*

PERSONAL HYGIENE / GROOMING

Male detainees will be permitted to shave on a daily basis. Personal razors will be distributed at scheduled times to each detainee requiring them. You must return it to the officer within a reasonable time, undamaged and intact. This will be your own personal razor and no other detainee will be permitted to use it. Detainees may not maintain a hairstyle that may signify affiliation with Security Threat Groups, including, but not limited to initials, symbols, multiple parts, hair disproportionately longer in one area than another (excluding natural baldness) or hair that poses a sanitation problem. Failure to comply with these standards can result in disciplinary action. **RAZOR WARNING**

Whenever a detainee fails to return a razor to an officer, the BLOCK will automatically be locked down until an investigation is completed. The investigation could last for days or weeks. During this time, there will be no commissary, telephone calls, television or visitation privileges. You are also required to return your razor on time.

PROGRAMS AND SERVICES

St. Clair County Sheriff's Department is aware of the complications a detainee may face pertaining to other aspects of life while incarcerated. In order to help you address some of your problems, Program and Services are offered to you *upon your request* to that office or to the Counselors office.

Some Programs are limited in the number of participants at a given time.

Alcoholics Anonymous

Weekly meetings are held for detainees. Notify the Counselors office for information.

Chaplain Service

The Chaplains Service is offered on a request basis. If you feel that a private session is needed, we will contact one of the chaplains that have been approved by the Sheriff and Superintendent. Please advise in your request religious preference.

Church Services

Services and Bible studies are also available.

Drug Counseling

Weekly meetings held for detainees. Notify Counselor for information.

Narcotics Anonymous

Weekly meetings held for detainees.

Tutors Program

Detainees who have the desire to learn reading, mathematics and general studies, may be able to participate in this program.

Grievance Procedure

Step 1. A grieving detainee shall within 24 hrs. after he/she learns of circumstances or conditions which prompted the grievance, submit the grievance to the shift supervisor, in writing, informing him/her of the grievance and the particulars concerning it. The immediate supervisor shall provide a written response to the grieving detainee within 3 days after receiving the grievance.

Step 2. If the grievance is not resolved to the detainee's satisfaction, the detainee may submit the grievance to the Assistant Jail Superintendent by summarizing the grievance in writing within forty eight (48) hours through the on duty shift supervisor. The grievance must be submitted to the Jail Superintendent within 3 days (not including weekends and holidays) of the decision of the Assistant Superintendent. The Jail Superintendent will review the response(s) and approve/disapprove them; if he disapproves them, he will take the necessary action to revise the previous response(s) according to the St. Clair County Jail Policies and Procedure Manual or to his professional opinion in a fair and impartial manner and return to the detainee within three (3) duty days. This shall constitute the final resolution of the grievance.

Note: Detainee Grievance Forms can be obtained from any supervisor or correctional officer. The Dress-Out Officer is responsible for briefing the grievance procedure to detainees prior to them being assigned to their respective housing units. **A Captain's request must be submitted prior to the grievance procedure. If no response is received within 15 calendar days, then the jail Superintendent needs to be notified.**

TELEPHONES

Telephones are located in each of the housing units. They are for your convenience and to be shared equally. Monopolizing the telephones by any persons or group of persons or damaging the phone will result in disciplinary action. Phones are turned on at 8:00 a.m. and off at 10:00 p.m. daily. All outgoing phone calls may be monitored.

If your family or your phone company has placed a block on their phone, you will have to communicate with them by mail.

TELEPHONE BLOCKING INFORMATION

SECURUS operates the telephone system at St. Clair County Jail. Any inquiries or complaints about not being able to complete calls should be directed to SECURUS. Have someone outside the jail contact SECURUS at 1-800-844-6591 or www.securustech.net. *Calling cards and or 800 numbers cannot be used through the SECURUS system.*

The local Phone Company has no control over the telephones here at the jail. However, it may have control over the phones of the person you are attempting to call. Once payment and or problem have been taken care of, it is your responsibility to have someone contact SECURUS. If the payment has been made to the local telephone company, tell your family/friend to present SECURUS with a receipt # so they can clear the phone number on their end. Securus will automatically disconnect all phone calls after a time of (15) minutes.

The St. Clair County Sheriff's Department will not initiate or return long distance telephone calls related to special visits.

St. Clair County Sheriff Department does NOT block phone numbers UNLESS we receive complaints from the "owner" of the phone number that harassing calls are being made to-from the jail system. (This might include parents of minors, or victims / witness.) *You will be informed when jail authorities take this action. Disciplinary action may be initiated against you upon complaints.* SECURUS can only be reached by an outside telephone at 1-800-844-6591 or www.securustech.net.

TELEVISION

Each of the housing units is equipped with a television. The sound volume is to be kept low enough as not to disturb other units or carry over into the hallways. Any malfunction of the set must be reported to your block officer at once. Tampering with the TV in any manner is strictly prohibited and may result in the loss of the privilege. Tampering with remote controls or electric wiring will result in loss of TV for the entire block.

U.S. MAIL SERVICES

Except for privileged / legal mail, you must submit outgoing mail in unsealed envelopes. Outgoing mail shall be clearly marked with the sender's name and identification number. Mail not clearly marked in this manner shall be returned to the sender if the sender's identity is known, and if not, the mail shall be destroyed. The Sheriff or Jail Superintendent shall retain the right to spot check all mail when it is believed that jail security may be impaired or mail procedures are being abused or violated. All incoming, non privileged / legal mail shall be opened and inspected for contraband prior to delivery. Outgoing mail will be collected daily and incoming mail will be given out Mon-Fri except for national holidays. Incoming mail as well as return address for detainees must be addressed as below or the mail will not be delivered:

Your Name

St. Clair County Jail

700 N. 5th Street

Belleville, IL 62220

KEEN SUBPOENA-000032

Attempting to pass notes to detainees in other areas of the facility is strictly prohibited. All communications must be through proper channels. (i.e. U.S. Mail) Yelling or attempting to pass notes to other detainees may result in your loss of privileges or placement in administrative segregation.

The St. Clair County Jail requires indigent detainees to be charged the current postage rate for all outgoing LEGAL mail. Upon the detainee obtaining funds, the total amount for postage will be deducted from their balance. The correct amount of postage will be applied to the outgoing mail and you will be charged accordingly.

***** NOTE*****

If anyone intends to send you money through the mail it must be in the form of a MONEY ORDER. There will be a 3 day hold on all money orders OVER \$100.00. We are not responsible for money lost in the mail system. *Sheriff's employees cannot delay any of your mail for punishment.* Complaints regarding poor or slow delivery must be addressed to the postmaster General, U.S. Post Office.

****Cash and personal checks are prohibited.****

VISITATION

Each detainee will be allowed two visits per week. Visits shall not be less than 15 minutes. Different living units have different visiting days and hours. Schedules will be posted within each housing unit. Complete the visiting list given to you during the intake process. Return it to your Block Officer. You must approve all visits.

You are not required to list your Children on your visiting list if they are under the age of 17, and accompanied by an adult who is on your list. All other visitors on your list MUST be 17 yr. or older and present a picture ID card when visiting.

If you are observed visiting with an individual who is not on your visiting list, you will be subject to disciplinary action. Any visitor observed violating any visitation rules are subject to being suspended indefinitely.

You will be allowed to place (3) visitors on your approved visiting list. This may be changed at the end of each month. Only one adult visitor at a time is allowed in the visiting room.

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CONTACT VISITS

Contact Visits are not authorized unless an attorney requests it for a detainee to sign legal correspondence which requires special instructions or by direction of the Sheriff. Contact Visits will be considered for child custody related issues. Detainees should not expect Contact Visits as a result of receiving a prison sentence or to have contact with a relative.

SEGREGATION / MAXIMUM SECURITY

Segregation status includes: Temporary housing pending a disciplinary hearing or investigation; disciplinary segregation resulting from a disciplinary hearing; or administrative housing status. Segregation areas include the maximum security unit or other areas designated by Administration. Any detainee placed in segregation for any reasons will continue to have access to cell cleaning supplies, personal hygiene needs, medical and legal services. Those detainees with full privileges status will have access to commissary and recreational services as scheduled.

DISCIPLINARY HOUSING

Detainees placed in segregation on the recommendation of the disciplinary committee will be given a standard issue. All personal property will be placed in detainee's personal property in the property room. This includes but is not limited to commissary, excessive clothing and other items that may constitute a health or security risk in the cell. The detainee will be allowed to retain six (6) photos and six (6) books. Detainees on disciplinary status will be given one (1) hour of recreation time daily in the exercise area. Security concerns may be a factor as to the scheduled time. Those detainees placed in segregation for disciplinary reasons may purchase personal hygiene items from commissary. No food items will be allowed other than the food served at meal times. Detainees will receive their scheduled visits unless the disciplinary placement is due to a visiting rule violation. The detainees conduct while housed in segregation may be factored into early release from segregation by the review board.

Section IV Personal Property & Money Account

PERSONAL PROPERTY

Additional Property:

Due to limited property space we will accept only the following property into our custody. (A) One set of court clothing at a time. One set to be released when another is accepted. (B) Eye glasses. Up to 2 hanging property bags of property upon intake. Any additional property must be picked up within 30 days or it will be destroyed.

Release of Property:

Detainees who want to release property must fill out a property release form and submit it to the Property Officer at least one (1) day in advance. Property release forms may be obtained from the Block Officer.

1. Property will not be released without the written consent of the detainee.
 2. The request form must state specifically what is to be released and to whom the property is to be released to.
 3. The person that is to pick up the property must show proper picture identification or the property cannot be released to them.
 4. Once property has been released the St. Clair County Jail will no longer be responsible for it, therefore it is important that procedures regarding the release are followed exactly.
 5. No property shall be released on weekends or holidays. Only during normal business hours (8:00 am-2:30 pm).
 6. Property cannot be transferred from one detainee to another. Detainees that have been sentenced and are to be transported by this department, to the Department of Corrections (D.O.C.) Menard / Dwight, will not be allowed to take their personal property with them **Legal paperwork only.**
 7. Once you leave St. Clair Co Jail your property will **NOT** be held over thirty (30) days.
- NOTICE:** It is extremely important that all of the information that you put on the request for release of property is correct with regard to NAME, ADDRESS, ETC.

INMATE TRUST FUND ACCOUNT

Detainees will not be permitted to keep cash in their possession while confined in the St. Clair County Jail. This means that when you are brought into the Jail, any money that you have on your person at that time will be taken away from you and a receipt will be given for that amount of cash. If you have money hidden, bring it to the officers attention so you will be receipted for it. Money discovered during a search will be confiscated.

Money will be placed in an *Inmate Trust Account* for you to draw on for commissary or to pay for medical and other expenses. All monies that are received through the mail or during visiting hours will be deposited into your account during the regular business hours of 9 am to 4 pm, Monday through Friday. Money can only be released during front office business from 9 am to 4 pm, Monday through Friday. The business office is closed on most major holidays and no money can be released from your account on the weekend unless advanced authorization and arrangements have been made with the commissary staff. Money can be left on an inmate's account by using the ACCESS CORRECTIONS kiosk located in the lobby of the Sheriff's Dept., where there is a \$3.00 deposit fee, online @ inmatedeposits.com with a \$2.95 deposit fee or by calling toll free 1-866-345-1884 for deposits with a \$3.95 deposit fee. A total of \$300.00 per day is the maximum amount of money that can be placed on your account in a 24 hour period.

RELEASE OF MONEY

If you wish to release funds from your account, you must complete a blue commissary request form, available from your Block Officer. The request shall be submitted to the commissary staff and completed within the next business day after the commissary office has received it. The Attorney the check is to be written to must pick up the check in person and must show a photo identification card. You may **ONLY** release money off your books for **ATTORNEY FEES**, or to **POST BOND**.

AT NO TIME MAY FUNDS BE TRANSFERRED FROM ONE DETAINEE TO ANOTHER DETAINEE

RELEASE FROM CUSTODY

When you are released from custody you can claim your funds from the front business office. Your funds will be returned to you in the form of a check. The check does not show the account number or routing number. The check can ONLY be cashed at the Regions Bank located at #19 Public Square, Belleville, IL. This is the ONLY branch that will cash the check and it is done free of charge.

If your funds are not collected upon your release, they will remain on your account. No one else will be permitted to pick up your funds; they will only be released to you in person.

TRANSFER OF FUNDS

When you are transferred to another institution, your account will be cleared and a check will be forwarded to that institution IF IT IS KNOWN. If it is unknown, your funds will remain on your account until we are notified, by you, of your new location and address.

Inmates held for the U.S. Marshal will have their funds forwarded to the Federal Lockbox, where they will be responsible for locating and forwarding your funds to your next destination.

If you do not receive your funds within a reasonable time period, direct a letter to our office and we will investigate your claim. ATTENTION COMMISSARY OFFICE.

SECTION V
IMPORTANT ADDRESSES

County & State Agencies

St. Clair County Jail 700 N. 5 th Street Belleville, IL 62220	St. Clair Co. Public Defender # 10 Public Square Belleville, IL 62220
Circuit Clerks Office St. Clair County Court # 10 Public Square Belleville, IL 62220	Office of the Clerk Illinois Court of Appeals 14 th and Main Streets Mt. Vernon, IL 62864

Federal Agencies

Office of the Clerk So. Illinois District 750 Missouri Ave. E. St. Louis, IL 62202	Office of the Clerk Eastern Missouri District 1114 Market Street St. Louis, MO 63101
Federal Public Defender 650 Missouri Ave. East St. Louis, IL 62201	Federal Public Defender 1010 Market Street St. Louis, MO 63101

NUMBERS

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